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5	Attorneys for Defendants  Expedia, Inc. and Hotels.com LP					
<ul><li>6</li><li>7</li></ul>	[Additional counsel listed on signature page]					
8	UNITED STATES DISTRICT COURT					
9   10	FOR THE NORTHERN DISTRICT OF CALIFORNIA					
1	DAVID PIENING and		Civil Case No.: 12-cv-4805			
12	EVELYN GONZALEZ, individually and on behalf of others similarly situated,		CLASS ACTION			
14	Plaintiffs, v.		STIPULATION AND ORDER			
15   16   17   18   19   20   21   22   23   24	EXPEDIA, INC., HOTELS.COM LP; TRAVELOCITY.COM LP, SABRE HOLDINGS CORPORATION, PRICELINE.COM INCORPORATED, BOOKING.COM B.V., BOOKING.COM (USA), INC., ORBITZ WORLDWIDE, INC., HILTON WORLDWIDE INC., STARWOOD HOTELS & RESORTS WORLDWIDE, INC., MARRIOTT INTERNATIONAL, INC., TRUMP INTERNATIONAL HOTELS MANAGEMENT, LLC, KIMPTON HOTEL & RESTAURANT GROUP, LLC, INTERCONTINENTAL HOTELS GROUP RESOURCES, INC., and JOHN DOES 1-100  Defendants.					
25 26	STIPULATION EXTENDING TIME TO APPEAR, ANSWER, MOVE OR OTHERWISE RESPOND AND FOR STAY OF PROCEEDINGS					
27 28	WHEREAS, Plaintiff filed the Complaint in this litigation on September 13, 2012;					
	STIPULATION Civil Case No.: 12-cv-4805					

WHEREAS, all of the Defendants have agreed to waive service of the complaint;

WHEREAS, a number of duplicative complaints have been filed nationwide;

WHEREAS, a Motion for Consolidation and Transfer under 28 U.S.C. § 1407 was filed before the Judicial Panel on Multi-District Litigation ("JPML") to coordinate and/or consolidate all of the actions in one court;

WHEREAS, Plaintiff and Defendants Hotels.com LP, Travelocity.com LP, Expedia, Inc., Priceline.com Incorporated, Booking.com B.V., Booking.com (USA), Inc., Sabre Holdings Corporation, Orbitz Worldwide, Inc., Hilton Worldwide, Inc., Starwood Hotels & Resorts Worldwide, Inc., Trump International Hotels Management, LLC, Marriott International, Inc., InterContinental Hotels Group Resources, Inc., and Kimpton Hotel & Restaurant Group, LLC (collectively "Defendants") expect that all of the actions will be coordinated and/or consolidated before one court;

WHEREAS, Plaintiff and Defendants wish to preserve the parties' and the court's resources and efficiently manage the litigation so as not to cause prejudice;

NOW THEREFORE, the parties agree as follows:

- 1. Defendants will not be required to answer or otherwise plead in response to the Complaint until 60 days after a consolidated amended complaint is filed in a transferee court. Plaintiffs will file their opposition to any motion to dismiss, if filed, within 60 days thereafter. In the event that the Motion for Consolidation and Transfer under 28 U.S.C. § 1407 is denied, the parties will confer within seven (7) days of the JPML's order regarding the due date for responsive pleadings in this action. No discovery shall be served in the above-styled matter while this stipulation is in effect.
- 2. Defendants agree that they will seek this same stipulation in any related action and, if they are unable to reach agreement, will file a motion to stay any related action before filing a responsive pleading in those related actions.
- 3. In the event that Defendants voluntarily file or are ordered to file a responsive pleading in any other related action prior to the JPML's decision, Defendants agree that this

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1	stipulation will become void and in that event, all of the parties agree to negotiate in good faith				
2	regarding a responsive pleading date.				
3	4. Defendants agree that they will engage in a conference pursuant to Fed. R. Civ.				
4	P. 26(f) with Plaintiff within 14 days of appointment of lead counsel for the Plaintiffs in the				
5	transferee court.				
6	Dated: September 25, 2012				
7					
8	FOR PLAINTIFF:	F	OR DEFENDANTS:		
9   10   11   12   13   14   15   16   17   18   19   20   21   22   23   24   25   26   27   28	By: /s/ Yvonne Ballesteros Yvonne Ballesteros PRICE WAICUKAUSKI & RILEY, LLC 301 Massachusetts Avenue Indianapolis, IN 46204 Telephone: (317) 633-8787 Facsimile: (317) 633-8797 wriley@price-law.com yballesteros@price-law.com Attorneys for Plaintiffs David Piening and Evelyn Gonzalez		Emily Johnson Henn Emily Johnson Henn (SBN 269482) COVINGTON & BURLING LLP 333 Twin Dolphin Dr., Suite 700 Redwood Shores, CA 94065 Telephone: (650) 632-4700 Facsimile: (650) 632-4800 ehenn@cov.com  Attorneys for Defendants Expedia, Inc. and Hotels.com LP  By: /s/ Timothy T. Scott Timothy T. Scott Leo Spooner III KING & SPALDING LLP 333 Twin Dolphin Drive, Suite 400 Redwood Shores, CA 94065 Telephone: (650) 590-0700 Facsimile: (650) 590-1900 tscott@kslaw.com lspooner@kslaw.com  Jeffrey S. Cashdan Christine A. Hopkinson Sarah E. Statz KING & SPALDING LLP 1180 Peachtree Street, N.E. Atlanta, GA 30309 Telephone: (404) 572-4600 Facsimile: (404) 572-5100 jcashdan@kslaw.com chopkinson@kslaw.com  Attorneys for Defendant InterContinental Hotels Group Resources, Inc.		
	STIPULATION Civil Case No.: 12-cv-4805	3			

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	STIPULATION Civil Case No.: 12-cv-4805	4	

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	STIPULATION Civil Case No.: 12-cv-4805	5	
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6

STIPULATION

Civil Case No.: 12-cv-4805

## **CERTIFICATE OF SERVICE**

I hereby certify that on September 25, 2012, I electronically filed the foregoing document using the CM/ECF system which will send notification of such filing to the e-mail addresses registered in the CM/ECF system, as denoted on the Electronic Mail Notice List, and I hereby certify that I have caused to be mailed a paper copy of the foregoing document via the United States Postal Service to the non-CM/ECF participants indicated on the Manual Notice List generated by the CM/ECF system.

/s/ Emily Johnson Henn Emily Johnson Henn

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